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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 8319	
09/870,353		05/30/2001	Yan Wang	020130-000111US		
20350	7590	10/28/2005		EXAMINER		
		TOWNSEND AN	HUTSON, RICHARD G			
EIGHTH FL		RO CENTER	ART ÚNIT	PAPER NUMBER		
SAN FRAN	CISCO, O	CA 94111-3834	1652			

DATE MAILED: 10/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	Application No.		Applicant(s)				
		09/870,3	09/870,353 WANG ET AL.						
	Office Action Summary	Examine	r	Art Unit					
		Richard G		1652					
Period fo	The MAILING DATE of this communic or Reply	ation appears on the	e cover sheet with	the correspondence a	ddress				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA nations of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum statue to reply within the set or extended period for reply within	ILING DATE OF THE 37 CFR 1.136(a). In no evolution. It is statute, cause the apply and will, by statute, cause the apply and will.	HIS COMMUNICA ent, however, may a repl ill expire SIX (6) MONTH dication to become ABAN	ATION. y be timely filed S from the mailing date of this (IDONED (35 U.S.C. § 133)					
Status									
_	Responsive to communication(s) filed	on 00 August 2006	•						
		o) This action is n	•						
3)□		<i>'</i> —			it- i-				
ا_(د	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
	closed in accordance with the practice	s under Ex parte Qu	<i>layle</i> , 1935 С.D.	11, 453 O.G. 213.					
Disposit	on of Claims								
4)⊠	Claim(s) 15,17,20,22-30 and 32-42 is/	are pending in the	application.						
	4a) Of the above claim(s) is/are	withdrawn from co	nsideration.						
5)	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>15,17,20,22-30 and 32-42</u> is/are rejected.								
7)	Claim(s) is/are objected to.			•					
8)□	Claim(s) are subject to restriction	on and/or election r	equirement.						
Applicati	on Papers	,							
9)	The specification is objected to by the	Examiner.							
	The drawing(s) filed on is/are: a		objected to by	the Examiner.					
,—	Applicant may not request that any objecti								
	Replacement drawing sheet(s) including the		· · · · · · · · · · · · · · · · · · ·	· ·	FR 1.121(d).				
11)	The oath or declaration is objected to b								
Priority ι	ınder 35 U.S.C. § 119								
	Acknowledgment is made of a claim fo ☐ All b) ☐ Some * c) ☐ None of:	or foreign priority un	der 35 U.S.C. § 1	19(a)-(d) or (f).					
	1. Certified copies of the priority de	ocuments have bee	n received.						
	2. Certified copies of the priority de	ocuments have bee	n received in App	lication No					
	3. Copies of the certified copies of	the priority docume	ents have been re	ceived in this National	l Stage				
	application from the International	al Bureau (PCT Rul	e 17.2(a)).						
* 5	See the attached detailed Office action	for a list of the certi	fied copies not re	ceived.					
	•								
Attachmen	t(s)								
_	e of References Cited (PTO-892)		4) Interview Sun	nmary (PTO-413)					
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PT		Paper No(s)/N	/lail Date					
	nation Disclosure Statement(s) (PTO-1449 or P ⁻ r No(s)/Mail Date <u>3/2005</u> .	TO/SB/08)	5) Notice of Info 6) Other:	rmal Patent Application (PT	O-152)				

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DETAILED ACTION

Applicants' amendment of claims 15, 20, 30, 33 and 34 and the cancellation of claims 18 and 31, in the paper of 8/8/2005, is acknowledged. Claims 15, 17, 20, 22-30 and 32-42 are pe3nding and at issue. Applicants' arguments filed on 8/8/2005 have been fully considered and are deemed to be persuasive to overcome some of the rejections previously applied. Rejections and/or objections not reiterated from previous office actions are hereby withdrawn.

Information Disclosure Statement

Applicants filing of information disclosure statement filed on 3/21/2005, is acknowledged.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected; to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 15, 17, 20, 22-30 and 32-42 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for a protein comprising two heterologous domains wherein the first domain is a sequence-non-specific-double-stranded nucleic—acid-binding domain joined to a second domain which is a DNA polymerase domain, wherein said sequence-non-specific-double-stranded nucleic—acid-binding domain is selected from the group consisting of Sso7d or Sac7d, does not

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reasonably provide enablement for any protein comprising two heterologous domains wherein the first domain is a sequence-non-specific-double-stranded nucleic—acid-binding domain joined to a second domain which is a DNA polymerase domain, wherein said sequence-non-specific-double-stranded nucleic—acid-binding domain comprises an amino acid sequence that has at least 75% sequence identity to SEQ ID NO: 2 or said sequence-non-specific-double-stranded nucleic—acid-binding domain comprises an amino acid sequence that has at least 75% identity to the Sac7d sequence set forth in SEQ ID NO: 10. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims.

The rejection was stated in the previous office actions as it applied to previous claims 15, 17, 18, 20 and 22-42. In response to this rejection applicants have amended claims 15, 20, 30, 33 and 34 and cancelled claims 18 and 31 and traverse the rejection as it applies to the newly amended claims.

Applicants continue to traverse this rejection as in their previous responses.

Applicants continue to reference the Rule 132 Declaration by Dr. Peter Vander Horn and submit that the level of knowledge in this art is high and there is a large body of art in this field that provides detailed structural insight into the interaction of Sso7d protein with DNA. Applicants again reference as support of applicants position that Dr. Vander Horn has created a hypothetical hybrid protein based on the sequences of Sso7d and Sso7d homologues Sac7d, Sac7e and Sac7a to derive a domain that has 76% identity to Sso7d and that applicants have provided examples in the specification showing that

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both Sso7d and its homologue Sac7d increase processivity when joined to polymerases.

Applicants complete argument is acknowledged, however, not found persuasive for the reasons previously stated and repeated below. While it is admitted that the level of skill in the art is high, applicants have not provided the guidance necessary to make the genus of proteins claimed, that encompasses those sequence non-specific double-stranded nucleic acid binding domains having a mere 75% sequence identity to the amino acid sequence of SEQ ID NO: 2. While applicants have submitted that applicants have created a hypothetical protein that has 76% identity to Sso7d, based on the sequences of Sso7d and its homologues, this hypothetical protein is but a single species of the multitude of claimed proteins and does not provide the necessary guidance for the construction of the genus of proteins that function as a sequence non-specific double-stranded nucleic acid binding domain, but that further enhances the processivity of a joined polymerase domain.

Thus, applicants have not provided sufficient guidance to enable one of ordinary skill in the art to make and use the claimed invention in a manner reasonably correlated with the scope of the claims broadly including any protein comprising two heterologous domains wherein the first domain is a sequence-non-specific-double-stranded nucleic—acid-binding domain joined to a second domain which is a DNA polymerase domain, wherein said sequence-non-specific-double-stranded nucleic—acid-binding domain comprises an amino acid sequence that has at least 75% sequence identity to SEQ ID NO: 2 or said sequence-non-specific-double-stranded nucleic—acid-binding domain

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comprises an amino acid sequence that has at least 75% identity to the Sac7d sequence set forth in SEQ ID NO: 10. The scope of the claims must bear a reasonable correlation with the scope of enablement (In re Fisher, 166 USPQ 19 24 (CCPA 1970)). Without sufficient guidance, determination of having the desired biological characteristics is unpredictable and the experimentation left to those skilled in the art is unnecessarily, and improperly, extensive and undue. See In re Wands 858 F.2d 731, 8 USPQ2nd 1400 (Fed. Cir, 1988).

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard G. Hutson whose telephone number is (571) 272-0930. The examiner can normally be reached on 6:30 am-3:00 pm, M--F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ponnathapu Achutamurthy can be reached on (571) 272-0928. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

rgh 10/21/2005

> RICHARD HUTSON, PH.D. PRIMARY EXAMINER